

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS F O Box 1450 Alexandria, Virginia 22313-1450 www.uspilo.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/320,950	05/27/1999	JOHN N. GLOVER	2797.004	5662
7550 12/11/2008 BEN D. TOBOR BRACEWELL & PATTERSON, LLP			EXAMINER	
			SORKIN, DAVID L	
P.O. Box 6138 HOUSTON, T			ART UNIT	PAPER NUMBER
			1797	
			MAIL DATE	DELIVERY MODE
			12/11/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 09/320.950 GLOVER, JOHN N. Office Action Summary Examiner Art Unit DAVID L. SORKIN 1797 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 29 September 2008. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 59.61-67 and 69-95 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) _____ is/are allowed. 6) Claim(s) 59, 61-67 and 69-95 is/are rejected. 7) Claim(s) _____ is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are; a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abevance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner, Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ☐ All b) ☐ Some * c) ☐ None of: Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. Attachment(s) 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)

Notice of Draftsperson's Patent Drawing Review (PTO-948)

Information Disclosure Statement(s) (PTo/SB/00)
Paper No(s)/Mail Date 29 September 2008.

Paper No(s)/Mail Date.

6) Other:

5) Notice of Informal Patent Application

Art Unit: 1797

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 29 September 2008 has been entered.

Duty to Disclose Information Material to Patentability

- 2. Whereas applicant filed in an IDS 22 November 1999 a document titled "Criterion Top Bed Catalysts and Support"; whereas in the 26 April 2000 office action the USPTO requested "the publication date and how this document was obtained"; whereas the USPTO requested this information again in the 08 November 2001 office action; and whereas applicant responded 20 February 2002 "The document was available at least as of the date the IDS was filed, which was on November 11, 1999"; it is noted that applicant was in possession of this document at least about 1 year earlier, as evidenced by the file history of Application No. 09/116.863.
- 3. Any information evidencing that the subject matter described in "Criterion Top Bed Catalysts and Support" qualifies as prior art with respect to any claim of the instant application, including as prior art under 102(a), 102(b), 102(d), 102 (e), 102(f) and/ 102(g), is considered material to patentability by the examiner.

Art Unit: 1797

 Applicant is invited to state when applicant first became aware of the document titled "Criterion Top Bed Catalysts and Support".

 The document listed on the IDS filed 29 September 2008 has been crossed off by the examiner because no date information has been provided. See 37 CFR 1.98(b)(5).

Claim Rejections - 35 USC § 112

6. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

- Claims 82-88 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement:
- Regarding claims 82-85, the originally filed application makes no distinction between "sharp" corners and other corners. There is no description of corners being "sharp".
- 9. Regarding claims 86-88, the combination of "a central opening extending through the body, and at least three trisoid-shaped openings extending through the body and positioned between the central opening and an outer periphery of the body" was not described in the originally filed application.

Claim Rejections - 35 USC § 103

10. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the

Art Unit: 1797

invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

11. Claims 59, 61-67, 69-85, 94 and 95 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kramer (US 4,615,796) in view of "CE Refresher: Catalyst Engineering, Part 2" by John Fulton ("Fulton" herein). Regarding claims 59, 78, and 94 Kramer ('796) discloses a method of fluid distribution in a chemical reactor comprising the steps of providing a layer of a plurality of ceramic filter units (see col. 3, lines 34-40; Figs. 1 and 2); contacting an organic based stream with the layer of the plurality of ceramic filter units and passing the organic-based stream through the layer prior to the organic based feed stream contacting a catalyst be in the chemical reactor (see col. 2, lines 20-25; Figs. 1 and 2). Kramer ('796) fails to disclose the units having 3 or more passages surrounding a central passage, through which fluid flows (although annular units, including ones with passages are disclosed in Table 1). Fulton teaches cylindrical units having a central opening and four circular/elliptical openings between the central opening and the periphery (see Fig. 1, third column, fifth row). Note: it is considered that the broadest reasonable definition of ellipse includes circles; just as squares are a special type of rectangle, circles are a special type of ellipse. It is considered that it would have been obvious to one of ordinary skill in the art to have shaped the units of Kramer according to the teachings of Fulton, because Kramer explains that alternative unit shapes may be used in the disclosed processes (see Table 2 and col. 4, lines 1-4). Furthermore, Fulton teaches the above-mentioned shape as an alternative to other shapes including spheres (see page 97) and explains that passages in the units can significantly reduce the amount of material needed, while minimizing lose of strength

Application/Control Number: 09/320.950

Art Unit: 1797

(see pages 97 and 98, Fig. 3). See also the admitted prior art of page 3, lines 7-18 of the instant specification. Regarding claim 61, Kramer ('796) further discloses removing contaminants from a contaminated stream; and providing the contaminated stream to a catalyst bed for further processing in the chemical reactor (see col. 1, lines 52-60; col. 3. lines 4-22; Figs. 1 and 2). Regarding claims 62 and 63, because "packing factor" can be set to any value for a given shape unit merely be varying the size of the unit, and Kramer ('796) explains that unit size should be selected to according to an expected particle size to be filtered out, it is considered that it would have been obvious to one of ordinary skill in the art to have optimized the packing factor to suit a particular expected contaminate particle size. Further regarding claim 63, Kramer ('796) discloses packing the ceramic filter units in graduated layers into the chemical reactor with each layer having a different packing factor (see examples 1-3). Regarding claim 64. Fulton further teaches units may have a fluted outer periphery (see Fig. 1). Regarding claim 65. Fulton further teaches that units may have a plurality of recessed notches extending inwardly from the outer periphery toward the medial portion of the units (see Fig. 1). Regarding claim 66, in the units taught by Fulton the four openings substantially surround the central opening between the central opening and the outer periphery to thereby define a ring around the central opening (see Fig. 1). Regarding claim 67, Kramer ('796) discloses a method of fluid distribution in a chemical reactor comprising the steps of providing a layer of a plurality of ceramic filter units (see col. 3, lines 34-40; Figs. 1 and 2); contacting an organic based stream with the layer of the plurality of ceramic filter units and passing the organic-based stream through the layer prior to the

Application/Control Number: 09/320,950

Art Unit: 1797

organic based feed stream contacting a catalyst be in the chemical reactor (see col. 2, lines 20-25; Figs. 1 and 2). Kramer ('796) fails to disclose the polygonal units having 3 or more passages surrounding a central passage, through which fluid flows. Fulton teaches units having a central opening and four circular/elliptical openings between the central opening and the periphery (see Fig. 1, third column, fifth row). Note: it is considered that the broadest reasonable definition of ellipse includes circles; just as squares are a special type of rectangle, circles are a special type of ellipse. Polygonal units are also taught (see Fig. 1). It is considered that it would have been obvious to one of ordinary skill in the art to have shaped the units of Kramer according to the teachings of Fulton, because Kramer ('796) explains that alternative unit shapes may be used in the disclosed processes (see Table 2 and col. 4, lines 1-4). Furthermore, Fulton teaches the above-mentioned shapes as an alternative to other shapes including spheres (see page 97) and explains that passages in the units can significantly reduce the amount of material needed, while minimizing lose of strength (see pages 97 and 98. Fig. 3). Fulton also notes in the caption of Fig. 1, that the shapes "represent only a few of the almost limitless variety possible". Regarding claim 69, Kramer ('796) further discloses removing contaminants from a contaminated stream; and providing the contaminated stream to a catalyst bed for further processing in the chemical reactor (see col. 1, lines 52-60; col. 3, lines 4-22; Figs. 1 and 2). Regarding claims 70 and 76, Fulton further teaches that units may have a plurality of recessed notches extending inwardly from the outer periphery toward the medial portion of the units (see Fig. 1). Regarding claim 71-75, square and rectangular shapes are disclosed in Fig. 1 of Fulton. Application/Control Number: 09/320,950

Art Unit: 1797

It is explained that the size of the units should be selected based upon various economic trade-offs (see pages 98-99). Kramer provides examples of unit sizes being 0.5 inches and other sizes within the claimed ranges (see example 1-3). Also see applicant's admission on page 3. lines 7-10 regarding prior art thickness of "3/8 inch" and "approximately 1/8 inch to 1 1/4 inches in diameter". Regarding claim 77, in the units taught by Fulton the four openings substantially surround the central opening between the central opening and the outer periphery to thereby define a ring around the central opening (see Fig. 1). Regarding claims 79-81, the central opening taught by Fulton is circular (see Fig. 1, third column, fifth row). While the other openings are also circular. there is only a mathematically infinitesimal difference between a circle and a noncircular ellipse. As explained by the Senate upon enacting the 1952 Patent Act in Senate Report No. 1979, 82d Cong., 2d Sess. (1952), "Section 103, for the first time in our statute, provides a condition which exists in the law and has existed for more than 100 years, but only by reason of decisions of the courts. An invention which has been made, and which is new in the sense that the same thing has not been made before, may still not be patentable if the difference between the new thing and what was known before is not considered sufficiently great to warrant a patent." The mathematically infinitesimal difference between a circle and a non-circular ellipse "is not considered sufficiently great to warrant a patent". Regarding claims 82-85, Fulton further teaches units with sharp edges as an alternative to units without sharp edges (see Fig. 1). Regarding claim 95, see In re Harza, 274 F.2d 669, 124 USPQ 378 (CCPA 1960) regarding the obviousness of duplicating parts.

Art Unit: 1797

12. Claims 59, 61-67, 69-85, 94 and 95 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kramer ('796) in view of Fulton as applied to claims 59, 61-67 and 69-85 above, and further in view of Hung et al. (DE 3,539,195). While it is considered that the broadest reasonable definition of ellipse includes circles, as discussed above. to the extent that someone would argue that circles are excluded from the set of ellipses, Hung et al. (DE 3,539,195) is relied upon as establishing the art recognized equivalence of circular and elliptical openings in ceramic units. As explained in pages 8-10, especially lines 6 and 7 of page 9, of the English translation of Hung ('195), elliptical openings are recognized as and alternative to circular openings. It is considered that it would have been obvious to one of ordinary skill in the art to have substituted elliptical holes for the circular holes discussed above, because circular holes and elliptical holes are recognized in the art as alternative for the same purpose according to Hung ('195) pages 8-10, especially lines 6 and 7 of page 9. Regarding claim 95, see In re Harza, 274 F.2d 669, 124 USPQ 378 (CCPA 1960) regarding the obviousness of duplicating parts.

13. Claims 59, 61-67, 69-85, 94 and 95 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kramer (US 4,615,796) in view of Fulton and further in view of the admitted prior art of applicant's declaration filed 28 February 2008, which relates to the BT-750. While, as set forth above, it is considered that the claims are obvious over Kramer (US 4,615,796) in view of Fulton alone, the admitted prior art evidences that it was known in the art to include at least four non-circular ellipse shaped openings in a unit, between a central circular opening and a periphery.

Art Unit: 1797

14. Claims 86-93 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kramer (US 4.615.796) in view of "CE Refresher: Catalyst Engineering, Part 2" by John Fulton ("Fulton" herein). Note: the term "trisoid" it understood to be a set of points lying in a plane for each of which the sum of the distances to three given points in said plane is equal to a constant, in accordance with "Beyond the Ellipse" cited by applicant 10 September 2001 and "A thee-point generalization of the ellipse". Regarding claims 86 and 88-91 Kramer ('796) discloses a method of fluid distribution in a chemical reactor comprising the steps of providing a layer of a plurality of ceramic filter units (see col. 3, lines 34-40; Figs. 1 and 2); contacting an organic based stream with the layer of the plurality of ceramic filter units and passing the organic-based stream through the layer prior to the organic based feed stream contacting a catalyst be in the chemical reactor (see col. 2, lines 20-25; Figs. 1 and 2). Kramer ('796) fails to disclose the units having 3 or more passages surrounding a central passage, through which fluid flows (although annular units, including ones with passages are disclosed in Table 1). Fulton teaches cylindrical units having a central opening and four circular/trisoidal openings between the central opening and the periphery (see Fig. 1, third column, fifth row). Note: it is considered that the broadest reasonable definition of trisoid includes circles; just as squares are a special type of rectangle, circles are a special type of trisoid. See for example the equation below Fig. 2 of "A thee-point generalization of the ellipse", when h and a are zero, the equation is a circle. It is considered that it would have been obvious to one of ordinary skill in the art to have shaped the units of Kramer according to the teachings of Fulton, because Kramer explains that alternative unit shapes may be used

Art Unit: 1797

in the disclosed processes (see Table 2 and col. 4, lines 1-4). Furthermore, Fulton teaches the above-mentioned shape as an alternative to other shapes including spheres (see page 97) and explains that passages in the units can significantly reduce the amount of material needed, while minimizing lose of strength (see pages 97 and 98. Fig. 3). See also the admitted prior art of page 3, lines 7-18 of the instant specification. Regarding claim 87, Kramer ('796) discloses a method of fluid distribution in a chemical reactor comprising the steps of providing a layer of a plurality of ceramic filter units (see col. 3, lines 34-40; Figs. 1 and 2); contacting an organic based stream with the layer of the plurality of ceramic filter units and passing the organic-based stream through the layer prior to the organic based feed stream contacting a catalyst be in the chemical reactor (see col. 2, lines 20-25; Figs. 1 and 2). Kramer ('796) fails to disclose polygonal units having 3 or more passages surrounding a central passage, through which fluid flows (although ones with passages are disclosed in Table 1). Fulton teaches cylindrical units having a central opening and four circular/trisoidal openings between the central opening and the periphery (see Fig. 1, third column, fifth row). Note: it is considered that the broadest reasonable definition of trisoids includes circles; just as squares are a special type of rectangle, circles are a special type of trisoid. See for example the equation below Fig. 2 of "A thee-point generalization of the ellipse", when h and a are zero, the equation is a circle. Polygonal units are also taught by Fulton (see Fig. 1). It is considered that it would have been obvious to one of ordinary skill in the art to have shaped the units of Kramer according to the teachings of Fulton, because Kramer explains that alternative unit shapes may be used in the disclosed processes

Art Unit: 1797

(see Table 2 and col. 4, lines 1-4). Furthermore, Fulton teaches the above-mentioned shape as an alternative to other shapes including spheres (see page 97) and explains that passages in the units can significantly reduce the amount of material needed, while minimizing lose of strength (see pages 97 and 98, Fig. 3). Regarding claims 92 and 93, see *In re Harza*, 274 F.2d 669, 124 USPQ 378 (CCPA 1960) regarding the obviousness of duplicating parts.

15. Claims 86-93 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kramer (US 4,615,796) in view of Fulton and further in view of the admitted prior art of applicant's declaration filed 28 February 2008, which relates to the BT-750. While, as set forth, above it is considered that the claims are obvious over Kramer (US 4,615,796) in view of Fulton alone, the admitted prior art evidences that it was known in the art to include at least four trisoid shaped openings in a unit, between a central circular opening an a periphery.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to DAVID L. SORKIN whose telephone number is (571)272-1148. The examiner can normally be reached on Mon.-Fri. 7:30AM-4:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David R. Sample can be reached on 571-272-1376. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 1797

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/DAVID L. SORKIN/ Primary Examiner, Art Unit 1797